	Cas	e 1:09-	-cv-01165-VM Doc	ument 12	USDS S		1 of 2	
			STRICT COURT CT OF NEW YORK	v	DOCUM ELECTI DOC #:	RONICALLY	FILED	
Fre	rd Fi	kusov	g bor Plaintiff	: : : (s), :		ILED: _//-//	1-09	
		- agair	net -	:	<u>09</u> Civ.	<u>1145</u> (VM)		
<u>(</u>):	ty of	•	u York, et al. Defendan	: : : nt(s). :	CIVIL CASE M AND SCHEI	IANAGEMENT DULING ORDE		
This S	cheduli	ng Order	and Case Management Pla	an is adopted	in accordance with	Fed. R. Civ. P. 1	6-26(f).	
1.	This c	case (is)(is not) to be tried to a jury: [circle one]						
2.	Joind	er of additional parties to be accomplished by <u>August 17, 2009</u>						
3.	Amen	nded pleadings may be filed without leave of the Court until Hugust 17, 2009.						
4.	Initial the	I disclosure pursuant to Fed. R. Civ. P. 26(a)(1) to be completed within fourteen (14) days of the date of parties' conference pursuant to Rule 26(f), specifically by not later than 1,31,2009						
5.	All <u>fa</u>	All fact discovery is to be completed either:						
	a.	Within	n one hundred twenty (12) cmber 17 2009	0) days of th ; or	e date of this Orde	er, specifically t	y not later than	
	b.		n a period exceeding 120 exities or other exceptional				presents unique	
6.	Rules on co	of the Sonsent wi	e to conduct discovery in accountern District of New York outhout application to the Capletion date ordered by the	rk. The follow ourt, provided	ving interim deadlin	nes may be extend	ded by the parties	
	a .	Initial	requests for production of	documents to	be served by	vy 31,200	o 9	
	b.	Initial requests for production of documents to be served by July 31, 2009 Interrogatories to be served by all party by Fuly 31, 2009 Depositions to be completed by November 17, 2009						
	c. Depositions to be completed by November 17, 2009						·	
		i.	Unless the parties agree of have responded to initial		•		d until all parties	
		ii.	Depositions of all parties	shall proceed	during the same ti	me.		
		iii.	Unless the parties agree		so orders, non-par	ty depositions s	hall follow party	

	d.	Any additional contemplated discovery activities and the anticipated completion date:						
	e.	Requests to Admit to be served no later than November 3, 2009.						
7.	exper	all expert discovery (ordinarily conducted following the completion of fact discovery) including parties' expert reports and depositions, witness lists and identification of documents pursuant to Fed. R. Civ. P. 6(a)(2), (3) and 35(b), is to be completed by:						
	a.	Plaintiff December 17,2009.						
	b.	Plaintiff December 17,2009. Defendant January 18,2010.						
8.	Conte	emplated motions:						
	a. Pla	aintiff:						
	b. De	efendant: Summary Fudgment						
9.	Follo- be he	Following all discovery, all counsel must meet for at least one hour to discuss settlement, such conference to be held by not later than						
10.	Do all parties consent to trial by a Magistrate Judge under 28 U.S.C. § 636(c)?							
		Yes No						
то в		IPLETED BY THE COURT:						
11.	The n	next Case Management Conference is scheduled for 11-20-09 at 11:4 m. M.						
	and rel	event the case is to proceed to trial, a firm trial date and the deadline for submission of the Joint Pretrial lated documents shall be scheduled at the pretrial conference following either the completion of all the Court's ruling on any dispositive motion.						
	is to be	oint Pretrial Order should be prepared in accordance with Judge Marrero's Individual Practices. If this e tried before a jury, proposed voir dire and jury instructions shall be filed with the Joint Pretrial Order. It summary judgment shall be served after the deadline fixed for the Joint Pretrial Order.						
so o	RDER	ED:						
DAT	ED:	New York, New York 1 7 huy 200.9						
		VICTOR MARRERO						
		U.S.D.J.						